UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE

ONE TWO THREE, LLC,)
Plaintiff,))
v.) No.: 3:19-CV-442-TAV-JEM
)
JERRY L. TRENTHAM,)
Defendant.))

MEMORANDUM OPINION AND ORDER

This action is before the Court on plaintiff's motion for an order directing garnishee, Knoxville TVA Employees Credit Union, to disburse the sum of \$1,117.29 to One Two Three, LLC [Doc. 45].

Federal Rule of Civil Procedure 64 provides that "throughout an action, every remedy is available that, under the law of the state where the court is located, provides for seizing . . . property to secure satisfaction of the potential judgment." Rule 69.05 of the Tennessee Rules of Civil Procedure provides that garnishment is such a remedy.

Upon review of the entire record, the Court finds plaintiff's motion to be well-taken, and it is hereby ordered that the motion [Doc. 45] is **GRANTED**.

Knoxville TVA Employees Credit Union, P.O. Box 36027, Knoxville, Tennessee 37930, pursuant to the garnishment interrogatory answers filed in this matter [Doc. 44], is **ORDERED** to pay to the registry of the United States District Court for the Eastern District of Tennessee the amount of \$1,117.29. Upon payment of this amount, Knoxville TVA Employees Credit Union shall be **RELEASED** from this garnishment.

Upon receipt of the garnished amount of \$1,117.29, the Clerk is **DIRECTED** to draw a check on funds on deposit in the registry of this Court in the amount of \$1,117.29 payable to One Two Three, LLC, and mail or deliver the check to Winchester, Sellers, Foster & Steele, P.C., at 800 South Gay Street, Suite 1000, First Tennessee Plaza, Knoxville, Tennessee 37929, attorney for plaintiff.

IT IS SO ORDERED.

s/ Thomas A. Varlan
UNITED STATES DISTRICT JUDGE